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BANGALORE, THURSDAY, OCTOBER 20, 1932.

PART III-Section 1.

NOTIFICATIONS BY GOVERNMENT.

CHIEF SECRETARIAT.

No. G. 2562-G.M. 4-32-14 dated 13th October 1932,

It has been brought to the notice of the Government of India that there has been no decrease in the number of Indian pilgrims proceeding to Persia through Iraq without previously obtaining Persian Visa on their pilgrim passes. Intending pilgrims to Persia are again warned that it is essential for them to obtain a visa on their pilgrim passes before they leave India, Visas can be obtained from Peasian Consular Officers at Bombay and Karachi and the Visa Officer at Quotte.

No. P. 2006-Pol. 7532-2, dated 15th October 1932.

Whereas there is reason to believe that the tribe, gang or class of persons commonly known as Yethina Korachars living in the following places, is addicted to the systematic commission of non bailable offences, it is hereby notified under Section 3 of Regulation VII of 1916 as amended by Regulation' X of 1925 (The Mysore Criminal Tribes Regulation) that the said tribe, gang or class is a criminal tribe for the purposes of the said Regulation.

No. P. 2124-Cts. 55-32-4, dated 17th October 1932

Under Section 3 (2) of the Mysore Village Courts Regulation, 1919, the Government of His Highness the Maharaja are pleased to group with effect from 1st November 1932, the undermentioned villages in the Jagalur Taluk with the villages within the jurisdiction of the village court at Bidarkere and to direct that, in modification of Government notification No. 1817—Cts. 54-22-3, dated 5th September 1922, the said court shall have and exercise jurisdiction over all the villages so grouped.

(1) Santhemuddapura.

(2) Mathadadyamayyanahalli.

By Order,
N. MADHAVA RAO,
Chief Secretary to Government.

DEVELOPMENT SECRETARIAT.

No. D. 1597-Geol. 46-31-7, dated 14th October 1982.

Under Section 23 (1) of the Mysore Petroleum Regulation I of 1929, it is hereby notified that the following new rules are proposed to be substituted for rules 1 and 2 of Chapter High, Part II of the Petroleum Rules published with Notification, No. I and C. 5415—Geol. 103-22-14, dated 18th March 1924, and that any suggestions or objections in respect of the proposed changes may be intimated to the Secretary to Government, Development Department, by any person or body of persons likely to be affected thereby, within thirty days from this date:—

PROPOSED RULES,

- 1. Applications for licenses for the possession or transport of petroleum shall be made to the authority which can issue licenses under the rules next following:—
 - 2. Licenses.-
 - (a) for the possession of non-dangerous petroleum, not being petroleum in bulk;

(b) for the possession of non-dangerous petroleum in a minor installation;

(c) for the possession or transport of dangerous petroleum, in quantities not exceeding 40 gallons; and

(d) for the transport of petroleum, not being dangerous petroleum, otherwise than by a pipe line;

will be granted by District Magistrates concerned, except licenses required in the Cities of Bangalore and Mysore and in the Kolar Gold Fields, to which rule 3 shall apply.

- 3. The licenses referred to in (2) above will be issued in the case of the Bangalore City by the Commissioner of the Municipality, of the Mysore City by the President of the Municipality and of the Kolar Gold Fields by the Vice-President of the Sanitary Board.
- 4. Licenses for the storage and transport of dangerous petroleum in quantities exceeding 40 gallons but not exceeding 2500 gallons will be granted by the Director of Industries and Commerce.
 - 5. In all other cases, the licensing authority will be Government.

By Order;
B. MUDDUKRISHNAPPA,
For Secretary to Government,
Development Department.
(Absent from Headquarters).